

**CERTIFIED FOR PARTIAL PUBLICATION**  
**IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA**  
**FOURTH APPELLATE DISTRICT**  
**DIVISION THREE**

GERALD D. LUNDAHL,

Appellant,

v.

RUTH M. TELFORD et al.,

Respondents.

G030846

(Super. Ct. No. 01FL007984)

ORDER DENYING REHEARING  
AND MODIFYING OPINION;  
NO CHANGE IN JUDGMENT

The petition for rehearing is DENIED. It is ordered that the opinion filed herein on February 27, 2004, be modified in the following manner:

1. Page 4, in the second paragraph, insert “In his written brief,” to the third sentence, so that it reads:

In his written brief, he argued the court had no jurisdiction over “support arrearages and in fact California has jurisdiction over this matter.”

2. Page 4, in the last paragraph, delete the first two sentences, “Lundahl owned property in Riverside County, California” and “To avoid a lien on the property, Lundahl entered into a stipulation . . . ,” and substitute the following new sentence: “In January 1995, Lundahl entered into a stipulation with the Riverside County District Attorney’s Office.”

3. Page 18, in footnote seven, following the sentence that ends “as permitted by the act.” and before the sentence that begins “Similarly,” insert the following citation: “(Cf. *Angell v. Sixth Judicial District Court* (Utah 1982) 656 P.2d

405, 407 [contemplating an action “brought to modify a foreign decree” as “an original action in this State”].)”

This modification does not change the judgment.

ARONSON, J.

WE CONCUR:

BEDSWORTH, ACTING P. J.

FYBEL, J.

cc: See attached list